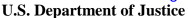
Case 1:18-cr-00328-KPF Document 275 Filed 07/19/19 Page 1 of 2





United States Attorney Southern District of New York

The Silvio J. Mollo Building One Saint Andrew's Plaza New York, New York 10007

July 19, 2019

BY ECF

Honorable Katherine Polk Failla United States District Judge Southern District of New York 40 Foley Square New York, New York 10007

Re: United States v. Anilesh Ahuja and Jeremy Shor,

S1 18 Cr. 328 (KPF)

Dear Judge Failla:

The Government respectfully writes in connection with the above-captioned case to request that the Court direct the Probation Department to prepare Pre-Sentence Investigation Reports for defendants Anilesh Ahuja and Jeremy Shor, and that a sentencing date for each defendant be scheduled for in or about November 2019, subject to the availability of the Court. The Government proposes to send the Probation Department an offense summary within two weeks. The Government also requests that a deadline of August 16, 2019 be set for any post-trial motions by either defendant, and that a deadline of September 16, 2019 be set for the Government to respond to any such motions.

The parties have conferred on scheduling and all consent to these proposed dates. Defense counsel have indicated that they would prefer dates in mid- to late-November for sentencing, to which the Government has no objection.

Respectfully submitted,

AUDREY STRAUSS Attorney for the United States Acting Under Authority Conferred by 28 U.S.C. § 515

Andrea M. Griswold Joshua A. Naftalis Max Nicholas Assistant United States Attorneys (212) 637-1205/2247/1565